UNITED STATES BANKRUPTCY COURT

In re	re: Samson Uy Cua, Jr.	Case No. 15				
		Amended C	hapter 13 Plan			
	Debtor(s).		F			
	The future earnings of the Debtor(s) are Trustee the sum of each Debtor(s) elect a voluntary wage ord	month. Initial attorneys for				
(From the payments received, the Trustee (a) On allowed claims for expenses of a (b) On allowed secured claims, which sl	dministration required by	11 U.S.C. § 507 (a) as follows:	(2) in deferred payments.		
	Name	Value of Collateral	Estimated Mortgage/Lease	Adequate Protection Payments (If specified)	Interest Rate (If Specified)	
	American General Financial/Springle		Arrears	50.00	(ii specified)	
	Cap1/yamaha	8,700.00		90.00	4.80	
([The valuations shown above will be binding or the amount of the claim, whichever is less specified, 7% per annum will be paid. The rof ¶ 2(d).] (c) On allowed priority unsecured claim	, and will be paid the adequate pemainder of the amount owing,	protection payments and if any, will be allowed as	the interest rates shown above. If a	n interest rate is no	
	(d) On allowed general unsecured claim X at a rate of 0 cents on the control the sum of payable over secured and priority unsecured claim 1 as necessary to pay all allowed a (Pot Plan)	as as follows: dollar. The estimated term months, distributed as are paid. The plan pay	n of the plan is 60 pro rata, in amounts ments will continue	determined after allowed ad at the highest monthly payme	ent provided in	
] 1	The debtor(s) elect to reject the following executory contracts or leases and surrender to the named creditor(s) the personal or real property that serves as collateral for a claim. The debtor(s) waive the protections of the automatic stay and consent to allow the named creditor(s) to obtain possession and dispose of the following identified property or collateral without further order of the court. Any allowed unsecured claim for damages resulting from the rejection will be paid under paragraph 2(d). -NONE-					
	The Debtor(s) will pay directly the following fully secured creditors and lessors or creditors holding long-term debt: Name Monthly Payment -NONE-					
	The date this case was filed will be the eclaims against the estate.	ffective date of the plan as	s well as the date wh	nen interest ceases accruing o	n unsecured	
-	The Debtor(s) elect to have property of t revest in the debtor(s) at such time X revest in the debtor(s) upon plan co property without further order of the cou	as a discharge is granted confirmation. Once proper	ty revests, the Debto		al or personal	
payro	The debtor(s) further propose pursuant to oll deduction to DSO recipient, County Ottee shall not disburse on any claim filed	Of Santa Clara DSO Depa				
	plan is a step plan or has lumpsum pa th for 56 months	nyments which will pay as	s follows: \$950.00	per month for 4 months, the	en \$985.00 per	
/ _S / S	Samson Uy Cua, Jr.	5/18/15				
Debtor's Signature		Date	Date			
	e undersigned, am the attorney for the aborca of pre-approved chapter 13 plan promu				verbatim	
Date	ed: <u>5/18/15</u>		/s/ W. Kirk Mo			
		W. Kirk Moore 244764				

Rev. 10/05 (This certification must be signed for any Model Chapter 13 Plan generated by WordPerfect, Word, or other word processing program.)

Attorney for Debtor(s)

Best Case Bankruptcy

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